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McCarthy

Pursuant to Civil Local Rule 3-12, and on good cause shown, the Administrative Motion 1 to Consider Whether Cases Should Be Related, submitted by Interim Class Counsel, is Granted. 2 The actions captioned (1) Schelly et al. v. Air New Zealand et al., Case No. 07-06071-MMC, (2) 3 Clark et al. v. Air New Zealand et al., Case No. 07-06357-MMC; (3) Adlin v. Air New Zealand 4 et al., Case No. 07-06410-EDL; (4) Feigenbaum v. Air New Zealand et al., Case No. 08-00308-5 BZ; (5) Labarge v. Air New Zealand et al., Case No. 08-00487-SC; (6) Frederick v. Air New 6 Zealand et al., Case No. 08-00615-MEJ; and (7) Hirai v. Air New Zealand et al., Case No. 08-7 01453-CRB, are hereby related to Wortman et al., v. Air New Zealand et al., Case No. 07-8 9 05634-CRB, and shall be consolidated in *In re Transpacific Passenger Air Transportation* Antitrust Litigation, N.D. Cal., Case No. 07-5634-CRB. 10 11 IT IS SO ORDERED. 12 13 Dated: , 2008 14 Honorable Charles R. Breyer U.S. District Court 15 16 17 18 19 20

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[PROPOSED] ORDER GRANTING ADMINISTRATIVE MOTION TO CONSIDER WHETHER CASES SHOULD BE RELATED PURSUANT TO CIVIL LOCAL RULE 3-12 Case No. 07-CV-05634-CRB

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